1 The Honorable Richard A. Jones 2 3 4 5 6 7 8 9 10 UNITED STATES DISTRICT COURT 11 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 12 13 STUDIO 010, INC. dba EQUADOSE, 14 Civil Action No. 2:20-cv-01018-RAJ 15 Plaintiff, STIPULATED ORDER ON MOTION FOR PRELIMINARY INJUNCTION v. 16 DIGITAL CASHFLOW LLC dba HEAR 17 CLEARLY; and CHRISTOPHER 18 ACKERMAN, an individual, 19 Defendants. 20 21 Plaintiff moved for a Temporary Restraining Order ("TRO") and Preliminary 22 Injunction on July 1, 2020. Dkt. # 2. The Court denied the request for a TRO but 23 ordered Defendants to show cause why a preliminary injunction should not issue. Dkt. 24 # 12. Defendants filed a response (Dkt. # 15) and Plaintiff filed a reply (Dkt. # 17). The 25 Court held a status conference with the parties on August 3, 2020, in which Defendants 26

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informed Plaintiff that Amazon had stated that it will not take any action pending the resolution of this lawsuit. The Court then directed the parties to (1) confer on whether a hearing on the Motion for Preliminary Injunction is necessary in light of this new information, and (2) submit a joint statement following their discussions.

Plaintiff and Defendants have entered a stipulation (Dkt. # 28) under which Defendants agree not to enforce U.S. Patent 10,525,191 against Plaintiff's products outside of the current lawsuit until its conclusion. Defendants are not thereby waiving any claims, counterclaims, or defenses. Based on Defendants' stipulation and Amazon's statement that it will not take any action pending the resolution of this lawsuit, Plaintiff agrees that the bases for the Motion for Preliminary Injunction are now moot.

Based on these stipulations, the Court **DENIES** Plaintiff's Motion for Preliminary Injunction as moot.

DATED this 6th day of August, 2020.

The Honorable Richard A. Jones United States District Judge

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